IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARD

INTHO MATTER OF THE POTITION OF {

NO. 07-CV-1, JSF civil AcTiON

THE DISTRICT OF DOLAWARD,

THE POTITIONER, VORLIN ALEXANDER SUBMITS THIS

MEMORANDUM IN SUPPORT OF HIS POTITION FOR WRIT OF

HABOAS CORPUS. THE POTITIONER STATES THE FOLLOWING

IN SUPPORT:

1- THE CRIMINAL ACTION NUMBER IN THIS CASE IS:

2- POTITIONER IS BOING UNLAWFULLY RESTRAINED OF HIS LIBERTY, IN VIOLATION OF THE LAWS OF THE DISTRICT OF DELAWARE, BY REASON OF:

ON DOCOMBOR 20, 2005, POTITIONOR TURNOD HIS SOLF

INTO PHILADOLPHÍA, PA. POLICO FOR A WARRANT I SSUD FOR HIM,
OUT OF THE DISTRICT OF DOLAWARE. PONNSYLVANIA HOLD

POTITIONOR FOR (90) NINTY DAY'S AFTER POTITIONOR DID SIGN

WAIVOR FOR DOLAWARD TO EXTRADIT HIM. POTITIONOR WONT TO

COURT EVERY (30) DAY'S AND ON THE (90) NINTETH DAY

PONNSYLVANIA DID ROLOMSE POTITIONOR, DUE TO DOLAWARD'S

REFUSAL TO COMO WITH ANY KIND OF EXTRADITION PAPOX'S I

DOCUMENT FOR POTITIONOR; KNOWING AT ALL TIMOS WHORE

POTITIONOR WAS AND RESIDOD. BUT, ON OCTOBOR 26, 2006, THE

U.S. MARSHAL'S TASK FORCE, CAMO TO PHILADOLPHIA,

PONNSYLVANIA, WITHOUT ANY PONNSYLVANIA OFFICIAL'S / AGONT'S



TO THE POTITIONER'S HOME, 1342 FOULKROD STROET, APT. #5, PHILA. PA., ARRESTOD POTITIONER ON SAME CHARGE THIST THE STATE OF DOLAWARE REFUSED TO EXTRADIT POTITIONER ON BETWEEN DECEMBER 20, 2005 AND MARCH 20, 2006; PLUS THE U.S. MARSHAL DID NOT GUOR PRESONT IS HOW THO DUFONDANT / POTITIONOR A WARRANT OF ANY KIND TO THO POTITIONER OR POTITIONER'S GIRLFRIEND, WHO'S APARTMONT IT WAS. IN ALL, THIS CAUSING A (1) ONE YOUR, PLUS DOLAY IN BRINGING POTITIONUR TO TRIAL UNDER THE SIXTH AMONOMONT OF THE UNITED STATES CONSTITUTION. Plus, DOLAWARD VIOLATOD THO TORMS OF THE UNIFORM CRIMINAL EXTRADITION ACT BY EXTRADITING POTITIONER UNTIMOLY ON OCTOBOR 26, 2006; AFTER MAKING THOIR (DOLAWARE) FIRST REQUISITION FOR POTITIONER IN DECOMBOR 2005 AND FAILING TO PROCED WITH TRANSPORTING AND TRYING THO POTITIONOR AND ALSO WAS IN KNOWING VIOLATION OF SAID EXTRADITION ACT WHON DELAWARE MADE THEIR SECOND REQUISITION IN OCTOBER 2006. DELAWARE DID FILE WARRANT ON OR ABOUT DOCUMBER 15, 2005; BUT DID NOT GUERSOUGHT TO PORFOCT THEIR RIGHT TO OBTAIN THE POTITIONOR. IN ADDITION VIOLATING THE DETAINER'S STATUE AND TO BRING THE CASE TO TRIAL IN OVER (15) FIFTER MONTH'S, WHICH VIOLATOD POTITIONER'S SPORDY TRIAL RIGHTS, TO THE EXTENT TO WHICH THE EVENT CAUSING THE DOLAY WAS WITHIN THE CONTROL OF THE STATE OF DOLAWARE AND THE STATE OF DOLAWARD WAS AT FAULT IN CAUSING THE DOLAY. POTITIONOR ALSO ASSUTS, THAT THE STATE OF DOLAWARD CAUSED A (18) & IGHTOEN MONTH Dolay In Bringing Potitioner To Trial (3) THREE MONTH'S IN THE PHILADELPHIA, PAR DETENTION CONTEX, AWAITING EXTRADITION, IN WHICH OFLAWARD ROFUSOD TO TRANSPORT POTITIONER.

DULAWARE HAD EVERY ADVANTAGE TO SEEK ALL KIND'S OF WARRANT'S FOR THE POTITIONER: INCLUDING A GOUGRNOR'S WARRANT, WHICH DELAWARD PLSO, ROFUSOD TO AHOOD TO: SO PHILADOLPHIA DOTONTION CENTOR, REFUSOR TO HOLD POTITIONOR ANY LONGER THAN THE (90) NINTY DAY'S THAT THEY DID HOLD POTITIONOR; SO PHILADOLPHIA, PA. DOTONTION CONTOR RELEASED THE POTITIONOR AFTER POTITIONER SORVED (90) NINTY DAY'S. ALSO, (7) SEVON MONTH'S AT POTITIONOR'S RESIDENCE, 1342 FOYLKROD STROET, APT. #5, PHILADOLPHIA, PA. AND (8) FIGHT MONTH'S IN H. R. Y. C. I. WITH NO ROSPONSOF WHATSOFUR FROM MR. DADY D. WORB, MY PUBLIC DOFONDOR TO THOSE FACTIS AS REQUESTED BY POTITIONOR / DUFONDANT, IN SOVERAL DOCUMENT'S, WHICH WERE DRAWN UP BY THE POTITIONER AND SOUT TO MR. WORB AND SOUDRAL OTHER DOLAWARD'S COURT OFFICIAL'S, SONSO DECOMBOR 13, 2005 THRU JUNG 15, 2007 INCLUDING SOVERAL REQUEST'S FOR MR. WURB'S ASSISTONCE, TO NO AVAIL; PLUS FOR POTITIONER TO GO PRO-SO. ALL DOCUMENTS SONT IN BY THE POTITIONER ARE ON FILE IN THE PROTHONOTARY'S OFFICE, OR / AND IN THE POTITIONUR'S POSSESSION FOR ROUISW AND ALSO DOCUMENT'S WORD SONT TO SOUDRAL OTHER OFFICIAL'S REPRESENTING THE STATE OF DELAWARE; LIKE JOSEPH R. BIDEN, TIL ATTORNOY GENERAL OF DOLAWARE, DEPUTY ATTORNOY GONDRAL DONALD R. ROBORTS, ETC. AND STILL TO THIS DAY HAUT NOT GOTTON ANY ROSPONSE FROM ANY DOCUMENT'S THAT PETITIONER HAS SONT TO ANYONE, ABOUT ANYTHING CONCORNING THIS CASO; OSPOCIALLY

IN OR ABOUT THE POSSIBILITY THAT THE POTITIONER WAS ILLEGALLY ARRESTED AND TRANSPORTED ACROSS THE STATE LINE.

YOUR HONOR JUDGE JOSEPH J. FARNAN, JR.,
YOU SIR, ON THIS MATTER OF THE HABBAS CORPUS
DOCUMENT, WHICH WAS SUBMITTED ON AND
SERVED ON MARCH 23, 2007 TO BE ANSWERED
BY MAY 7, 2007, WHICH GOT EXTENDED TO
MAY 30, 2007, WHICH GOT EXTENDED AGAIN TO
JUNE 15, 2007.

Sir, You ART THO ONLY OND TO ROSPOND TO ANY OF THE DOCUMENT'S THAT I SUBMITTED AND I APPRECIATE Your JUSTICE, Sir.

PLOASE, ROUIOW THIS MATTER OF THE ABOUT
MONTIONED CASE, WHICH YOU SIR, GAUG THE
RESPONDENT'S AS YOU WORDED, APPEAL TIME TO
RESPOND TO POTITIONER'S REQUEST FOR
IMMEDIATE RESPONSE.

ALSO, ON JUNG 21, 2007, POTITIONOR'S TRIAL WAS DOCLARON A MISTRIAL.

WHORE FORT, THE PETITIONER PRAYS THAT THE COURT AND HONORABLE JUDGE JOSEPH J. FARNAN, JR. WILLTAKE TIME TO READ PETITIONER'S PETITION AND GRANT THIS WRIT.

RUSPOCTFULLY PROSONTON

VORLIN ALOXANDOR

DATOD & JUNE 29, 2007

Level Aloxand SBI# 698778

B-BLDG, PROTRIAL ANNOX

AWAITING ROSPONSOS DORM 1-7TOP

DOLAWARS CORRECTIONAL CONTOR

1181 PADDOCK ROAD

SMYRNA, DOL, 19977

THE MATION OF THE POTITION	ON OF PUB. 07-CV-1, JJF civil ACTION
VERLIN ALEXANDER	2007 HABEAS CORPUS
	HABEAS CORPUS

YOU ARE COMMANDED:

TO HAUS VORLIN ALEXANDER, WHO IS ALLEGEDLY DOTAINOD IN YOUR CUSTODY, BOFORD THE SUPERIOR COURT OF THE STATE OF DOLAWARD, AT THE NOW CASTLE COUNTY COURT HOUSE AT 500 NORTH KING ST., WILMINGTON, DOL. 19801 Immodiately AFTER THE RECEIPT OF THIS WRIT; AND TO ABIDE ANY ORDER WHICH THE COURT SHALL MAKE CONCORNING Potitioner.

AND FURTHOR, TO CORTIFY FULLY IN WRITING UNDOR OATH THO TRUE CAUSE OF VORLIN ALEXANDER DETENTION, AND TO HAVE THERE A COPY OF ALL PROCESS OR ORDER'S, IF ANY, UNDER WHICH HE IS DETAINED AND ALSO THIS WRIT.

ppn	THAN	MADAY
PRO	THON	OTARY

DATOD:

TO THE ABOUG NAMED: JOSEPH R. BIDEN, III, ATTORNEY GOWERAL OF

IN CASE OF YOUR FAILURE TO PRODUCE VORLIN ALEXANDER AS ABOUT COMMANDED, AND FULLY CERTIFY IN WRITING UNDER OATH THE TRUE CAUSE OF VORLIN ALEXANDER.

DETENTION, WITH A COPY OF ALL PROCESS OR ORDER'S,

IF ANY, UNDER WHICH VORLIN ALEXANDER IS DETAINED,

WITHIN (3) THREE DAY'S AFTER SERVICES HORE OF UPON YOU

IF THE PLACE WHERE HE IS DETAINED IS NOT MORE

THAN (20) MILES FROM THE COUNTY COURT HOUSE OR WITHIN

(6) SIX DAY'S IF SUCH PLACE IS MORE THAN (20) MILES, YOU

MAY BE ADJUDGED TO BE IN CONTEMPT OF COURT.

PROTHONOTARY

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Coun	TY, DEPOSES A	AND SAY THAT HE ISHE SORVED	
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